

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	MBER FILING DATE		FIRST NAME	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/510,	122	08/01/	95 AKIYAMA		Ŕ	1046.1100/JD
STAAS 8	ua c	-	22M2/12	206		EXAMINER
STAAS & SUITE 5		ΕY			AREGINE	TALUS INCH NUMBER
700 ELEVENTH STREET NW WASHINGTON DC 20001					2202	6
					DATE MAILED:	12/06/96
This is a communicat COMMISSIONER Or			charge of your application. MARKS			22.00.00
This application t	nas been e	xamined	Responsive to communic	cation filed on 8/1/	195-10/30195 L	4/19/96 This action is made fina
A shortened statutory Failure to respond wit	period for hin the pe	response to the	nis action is set to expirese will cause the application t	month(s), to become abandon		om the date of this letter.
Part I THE FOLLO	WING ATT	ACHMENT(S	ARE PART OF THIS ACTIO	N:		
3. Notice of A	Art Cited by	Applicant, P1	niner, PTO-892. O-1449. ng Changes, PTO-1474.			atent Drawing Review, PTO-948 t Application, PTO-152.
Part II SUMMARY	OF ACTIO	N			No.	
1. Claims	1-0	•				
	above clai					are pending in the application withdrawn from consideration.
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7. This application	on has bee	en filed with int	ormal drawings under 37 C.F	.R. 1.85 which are	acceptable for exam	ination purposes
8. Formal drawin	ngs are red	quired in respo	nse to this Office action.			
9. The corrected are accep	f or substit table; 🔲 n	ute drawings to tot acceptable	ave been received on (see explanation or Notice of	Draftsman's Patent	. Under 37 C Drawing Review, P	C.F.R. 1.84 these drawings TO-948).
The proposed additional or substitute sheet(s) of drawings, filled on has (have) been □ approved by the examiner; □ disapproved by the examiner (see explanation).						
1. The proposed	drawing c	orrection, filed	, ha	ıs been □approv	ed; Ddisapproved	(see explanation).
2. Acknowledger Deen filed i	ment is ma in parent a	ide of the clain pplication, ser	of for priority under 35 U.S.C. al no.	119. The certified or	copy has been re	eceived not been received
			n condition for allowance exce parte Quayle, 1935 C.D. 11;		rs, prosecution as to	the merits is closed in
4. Other						•

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Art Unit: 2202

1. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

2. Claims 1-6 are rejected under 35 U.S.C. § 103 as being unpatentable over Best, Shear(either) or Cooper et al.

Best (See Fig. 1), Shear (See Figs. 1,3, 4b) or Cooper et al (See Figs. 3-7) disclose a software usage management system including encryption and decoding of software into useable form for an end user substantially as claimed. It is noted that claims 5-6 read on every input/output system for a computer that has been manufactured in the past two decades. The differences between the above and the claimed invention is input output switchovers. It is noted that the same are inherent in the standard input output means for all computers made in the past

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two decades. It would have been obvious to the person having ordinary skill in this art to provide a similar arrangement for Best, Shear(either) or Cooper et al because it is conventional and standard practice to provide a input output switchovers for computers and they are no more than the conventional equivalents of what is disclosed and intended in the primary items of evidence. The deficiencies of the art with respect to the dependent claims deal with the conventional cryptographic and digital signal protocols.

Any inquiry concerning this communication should be directed to Salvatore Cangialosi at telephone number (703) 305-1837.

ALVATORE CANGIALOSI PRIMARY EXAMINER ART UNIT 222